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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/617,843	07/11/2003	Adam William Saxler	5308-248	7985	
20792	7590 09/21/2004		EXAM	INER	
MYERS BIGEL SIBLEY & SAJOVEC PO BOX 37428			TOLEDO, FERNANDO L		
RALEIGH, N	•		ART UNIT	PAPER NUMBER	
			2823		

DATE MAILED: 09/21/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
Office A -41 D.	10/617,843	SAXLER ET AL.	
Office Action Summary	Examiner	Art Unit	
	Fernando L. Toledo	2823	
The MAILING DATE of this communication a	appears on the cover sheet wit	th the correspondence addre	ess
A SHORTENED STATUTORY PERIOD FOR REITHE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory perions  - Failure to reply within the set or extended period for reply will, by state that the maximum state of the maximum state of the maximum state. See 37 CFR 1.704(b).	N. R. 1.136(a). In no event, however, may a re- reply within the statutory minimum of thirty iod will apply and will expire SIX (6) MONT atute, cause the application to become ABA	eply be timely filed  (30) days will be considered timely.  THS from the mailing date of this commandered timely.  ANDONED (35 U.S.C. § 133).	nunication.
Status			
1) Responsive to communication(s) filed on 08	3 July 2004.		
2a) ☐ This action is <b>FINAL</b> . 2b) ☐ T	his action is non-final.		
3) Since this application is in condition for allow	wance except for formal matte	ers, prosecution as to the m	nerits is
closed in accordance with the practice unde	er <i>Ex par</i> te Quayle, 1935 C.D.	. 11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-46</u> is/are pending in the applicati	on.		
4a) Of the above claim(s) <u>4,6,38 and 39</u> is/a		ion.	
5) Claim(s) is/are allowed.			
6) Claim(s) <u>1-3,5,7-27,34,40-42 and 44-46</u> is/a	are rejected.		
7) Claim(s) <u>28-33,35-37 and 43</u> is/are objected	<u>-</u>		
8) Claim(s) are subject to restriction and			
Application Papers			
9) The specification is objected to by the Exam	iner		
10)⊠ The drawing(s) filed on <u>11 July 2003</u> is/are:		ed to by the Examiner	
Applicant may not request that any objection to t			
Replacement drawing sheet(s) including the corr	• • • • • • • • • • • • • • • • • • • •	` '	1 121(4)
11) The oath or declaration is objected to by the			
	Examinor. Note the attached		102.
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for forei	ign priority under 35 U.S.C. §	119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority docume			
2. Certified copies of the priority docume	•	·	
3. ☐ Copies of the certified copies of the p	·	received in this National Sta	age
application from the International Bure	, , , ,		
* See the attached detailed Office action for a I	ist of the certified copies not r	eceived.	
**************************************			
Attachment(s)			
1) Notice of References Cited (PTO_802)	4) Intendence S	umman/ /DTO 442\	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		ummary (PTO-413) )/Mail Date	
	Paper No(s)  Notice of Internation	)/Mail Date formal Patent Application (PTO-15	52)

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**DETAILED ACTION** 

Election/Restrictions

1. Claims 4, 6, 38 and 39 are withdrawn from further consideration pursuant to 37 CFR

1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking

claim. Election was made without traverse in the reply filed on 8 July 2004.

2. Applicant's election without traverse of Species I in the reply filed on 8 July 2004 is

acknowledged.

**Drawings** 

3. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every

feature of the invention specified in the claims. Therefore, the recess on the first portion of the

first cap layer must be shown or the feature(s) canceled from the claim(s). No new matter should

be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to

the Office action to avoid abandonment of the application. Any amended replacement drawing

sheet should include all of the figures appearing on the immediate prior version of the sheet,

even if only one figure is being amended. The figure or figure number of an amended drawing

should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure

must be removed from the replacement sheet, and where necessary, the remaining figures must

be renumbered and appropriate changes made to the brief description of the several views of the

drawings for consistency. Additional replacement sheets may be necessary to show the

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drawings will not be held in abeyance.

renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the

## Claim Rejections - 35 USC § 112

4. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

5. Claim 3 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter, which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. Claim 1, states that a mask is formed to cover a first portion of the first cap layer and forming a recess on the first portion of the cap layer, how can the recess expose the mask if the mask is formed on top of the layer that will have the recess? Is the recess formed from the backside of the first layer so as to expose the mask from the backside?

## Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

7. Claims 1, 2, 5, 7 – 12, 14, 15, 17, 18, 20 – 24, 26, 27, 34, 40 – 42 and 44 – 46 are rejected under 35 U.S.C. 102(e) as being anticipated by Nakayama et al. (U. S. patent 6,492,669 B2).

In re claims 1, 42, 44 and 46, Nakayama, in the U. S. patent 6,492,669 B2; figures 1 – 16 and related text, discloses forming a nitride-based channel layer 3 on a substrate; forming a nitride-based semiconductor first cap layer 5 on the nitride-based channel layer; forming a mask that covers a first portion of the cap layer and exposes an adjacent second portion of the first cap layer (Figure 2A); forming a nitride-based semiconductor second cap layer 6 on the exposed second portion of the first cap layer using the mask; forming a recess on the first portion of the first cap layer adjacent the second cap layer (Figure 2A); forming one of an ohmic contact 7 or a gate contact in the recess; and forming a corresponding gate contact or ohmic contact 8 on the substrate.

- 8. In re claim 2, Nakayama discloses wherein forming a corresponding gate contact or ohmic contact comprises forming the corresponding gate contact or ohmic contact on the second cap layer (Figure 2A).
- 9. In re claim 5, Nakayama discloses wherein forming a recess comprises removing the mask to expose the first portion of the first cap layer and to form a recess adjacent the second cap layer, and wherein forming one of an ohmic contact or a gate contact comprises forming one of an ohmic contact or a gate contact on the exposed portion of the first cap layer (Figure 2A).

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10. In re claims 7 and 45, Nakayama discloses wherein forming a nitride-based channel layer comprises forming a Group III-nitride layer (Column 8, Lines 14 - 16); wherein forming a nitride-based semiconductor first cap layer comprises forming a Group III-nitride layer (Column 8, Lines 14 - 16); and wherein forming a nitride-based semiconductor second cap layer comprises growing a Group-III nitride layer (Column 8, Lines 46 - 48).

- 11. In re claim 8, Nakayama discloses wherein the channel layer has a composition of  $Al_xGa_{1-x}N$  wherein  $0 \le x < 1$ , and wherein the bandgap of the channel layer is less than the bandgap of the first cap layer (Column 8, Lines 16-20).
- 12. In re claim 9, Nakayama discloses, wherein the channel layer comprises GaN, lnGaN, and/or AlInGaN (Column 8, Lines 16-20).
- 13. In re claim 10, Nakayama discloses, wherein the channel layer comprises an undoped layer having a thickness of greater than about 20 Å (Column 9, Line 6).
- 14. In re claim 11, Nakayama discloses wherein the channel layer comprises a superlattice and/or a combination of Group Ill-nitride layers (Column 8, Lines 27 33).
- 15. In re claim 12, Nakayama discloses wherein the channel layer comprises aluminum gallium nitride (AlGaN), gallium nitride (GaN), indium gallium nitride (InGaN), and/or aluminum indium gallium nitride (AllnGaN) (Column 8, Lines 16 20); wherein the first cap layer comprises aluminum nitride (AlN), aluminum indium nitride (AlInN), AlGaN, GaN, InGaN, and/or AlInGaN (Column 8, Lines 16 20); and wherein the second cap layer comprises aluminum nitride (AlN), AlInN, AlGaN, GaN, InGaN, and/or AllnGaN (Column 8, Line 48).

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16. In re claim 14, Nakayama discloses wherein the first cap layer is undoped or doped with an n-type dopant to a concentration less than about 10<sup>19</sup>cm<sup>-3</sup> (Column 9, Line 8).

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- 17. In re claim 15, Nakayama discloses the first cap layer comprises  $Al_xGa_{1-x}N$  wherein 0 < x < 1 (Column 8, Lines 16 20).
- 18. In re claim 17, Nakayama discloses wherein the first cap layer comprises AlGaN with an aluminum concentration of between about 5% and about 100% (Column 8, Lines 16-20).
- 19. In re claim 18, Nakayama discloses wherein the first cap layer has an aluminum concentration greater than about 10% (Column 8, Lines 16-20).
- 20. In re claim 20, Nakayama discloses wherein the channel layer has a lower bandgap than the first cap layer (Column 8, Lines 20 22).
- 21. In re claim 21, Nakayama discloses wherein forming a mask comprises patterning a mask layer using one of a lift-off technique or a wet-etch technique (Column 9, Lines 20 26).
- 22. In re claim 22, Nakayama discloses wherein forming a mask comprises a forming the mask from a silicon oxide ( $SiO_x$ ), a silicon nitride ( $SiN_x$ ) or an AlN-based material (Column 9, Lines 20-26).
- 23. In re claim 23, Nakayama discloses wherein the second cap layer comprises the same material as the first cap layer (Column 8, Lines 16-20 and 46-48).
- 24. In re claim 24, Nakayama discloses wherein the first and second cap layers comprise AlGaN, and wherein the first cap layer has a higher concentration of Al than the second cap layer (Column 8, Lines 16 20 and 46 48).

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25. In re claim 26, Nakayama discloses wherein the second cap layer has an orientation such

that terminating edges of the second cap layer are not orthogonal to preferred crystal crack

directions (Column 8, Lines 55 –64).

26. In re claim 27, Nakayama discloses wherein the second cap layer has an Al composition

below the level at which a substantial second electron channel forms at a regrowth interface

between the first cap layer and the second cap layer (Column 8, Lines 51 - 54).

27. In re claim 34, Nakayama discloses wherein forming the nitride-based channel layer is

preceded by forming a buffer layer 2 on the substrate, and wherein forming a nitride-based

channel layer comprises forming the nitride-based channel layer on the buffer layer (Figure 2A).

28. In re claim 40, Nakayama discloses wherein forming a nitride-based semiconductor

second cap layer comprises growing the second cap layer on the exposed portion of the first cap

layer (Column 9, Lines 5 - 15).

29. In re claim 41, Nakayama discloses wherein the channel layer and the first and second

cap layers are configured to provide a High Electron Mobility Transistor (HEMT) (Figure 2A).

## Claim Rejections - 35 USC § 103

30. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

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31. Claims 13, 16, 19 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakayama as applied to claims 1, 2, 5, 7 – 12, 14, 15, 17, 18, 20 – 24, 26, 27, 34, 40 – 42 and 44 – 46 above.

In re claims 13, 16 and 19, Nakayama discloses wherein the first cap layer comprises AlN, AlInN, AlGaN, and/or AlInGaN and has a thickness of about 20nm (Column 9, Lines 1 – 8). Nakayama does not show wherein the thickness of the first cap layer is of 1nm to about 10nm or 3nm to 15nm or 0.3nm to about 4nm.

However, it would have been obvious to one having ordinary skill in the art at the time the invention was made to form the first cap layer of Nakayama with a thickness of 1nm to about 10nm or 3nm to 15nm or 0.3nm to about 4nm, since thickness is a well-known process variable and determining the optimum ranges requires only routine experimentation by one of ordinary skill in the art. Note that the specification contains no disclosure of either the critical nature of the claimed thicknesses or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen thicknesses or upon another variable recited in a claim, the Applicant must show that the chosen thicknesses are critical. In re Woodruf, 919 F.2d 1575, 1578, 16 USPQ2d 1934, 1936 (Fed. Cir. 1990). In addition, the selection of a thickness range, its obvious because it is a matter of determining optimum process conditions by routine experimentation with a limited number of species of result effective variables. These claims are prima facie obvious without showing that the claimed ranges achieve unexpected results relative to the prior art range. In re Woodruff, 16 USPQ2d 1935, 1937 (Fed. Cir. 1990). See also In re Huang, 40 USPQ2d 1685, 1688 (Fed. Cir. 1996)(claimed ranges or a result effective variable, which do not overlap the prior art ranges, are unpatentable unless they produce a new and

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unexpected result which is different in kind and not merely in degree from the results of the prior art). See also In re Boesch, 205 USPQ 215 (CCPA) (discovery of optimum value of result effective variable in known process is ordinarily within skill or art) and In re Aller, 105 USPQ 233 (CCPA 1995) (selection of optimum ranges within prior art general conditions is obvious).

32. In re claim 25, Nakayama discloses wherein a combined thickness of the first and second cap layers is about 30nm. Nakayama does not disclose wherein the combined thickness is about 25nm.

However, it would have been obvious to one having ordinary skill in the art at the time the invention was made to form the first and second cap layers of Nakayama with a combined thickness of 25nm, since thickness is a well-known process variable and determining the optimum ranges requires only routine experimentation by one of ordinary skill in the art. Note that the specification contains no disclosure of either the critical nature of the claimed thicknesses or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen thicknesses or upon another variable recited in a claim, the Applicant must show that the chosen thicknesses are critical. *In re Woodruf*, 919 F.2d 1575, 1578, 16 USPQ2d 1934, 1936 (Fed. Cir. 1990). In addition, the selection of a thickness range, its obvious because it is a matter of determining optimum process conditions by routine experimentation with a limited number of species of result effective variables. These claims are prima facie obvious without showing that the claimed ranges achieve unexpected results relative to the prior art range. In re Woodruff, 16 USPQ2d 1935, 1937 (Fed. Cir. 1990). See also In re Huang, 40 USPQ2d 1685, 1688 (Fed. Cir. 1996)(claimed ranges or a result effective variable, which do not overlap the prior art ranges, are unpatentable unless they produce a new and unexpected result

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(selection of optimum ranges within prior art general conditions is obvious).

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Fernando L. Toledo whose telephone number is 571-272-1867.

The examiner can normally be reached on Mon-Thu 7am to 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Olik Chaudhuri can be reached on 571-272-1855. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

George Fourson

Primary Examiner

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FToledo

16 September 2004